IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

Chapter 7

LIVE WELL FINANCIAL, INC.,

Case No. 19-11317 (LSS)

Debtor.

DAVID W. CARICKHOFF, solely in his capacity as Chapter 7 Trustee of LIVE WELL FINANCIAL, INC.,

Adv. Pro. No. 21-50990-LSS

Plaintiff,

v.

STUART H. CANTOR, JAMES P. KARIDES, BRETT J. ROME, LWFVEST, LLC, NORTH HILL VENTURES II, LP, FIVE ELMS EQUITY FUND I, L.P., FIVE ELMS HAAKON, L.P., FIVE ELMS COINVEST, L.P., JAMES BROWN, GANTCHER FAMILY LIMITED PARTNERSHIP, and ERIC LEGOFF,

and

JOHN DOES 1-10,

Defendants.

STIPULATION OF DISMISSAL OF CLAIMS AGAINST DEFENDANTS JAMES BROWN, GANTCHER FAMILY LIMITED PARTNERSHIP, AND ERIC LEGOFF

PLEASE TAKE NOTICE that, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii) and Federal Rule of Bankruptcy Procedure 7041, plaintiff David W. Carickhoff, solely in his capacity as the Chapter 7 Trustee of the estate of Live Well Financial, Inc., James Brown, Gantcher Family Limited Partnership, and Eric Legoff (collectively, the "Settling Defendants"), by and through their respective counsel, hereby stipulate to the dismissal of all claims brought against the

Settling Defendants in the above-captioned adversary proceeding in their entirety with prejudice, with each party to bear its own costs and attorneys' fees. For the avoidance of doubt, this stipulation does not dismiss any claims or causes of action alleged against any other defendant in this adversary proceeding.

Dated: December 12, 2023 Dated: December 12, 2023

/s/ Stanley B. Tarr

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-and-

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-and-

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Counsel for James Brown, Gantcher Family Limited Partnership, and Eric Legoff